

## **EXHIBIT 26**

1

2 UNITED STATES DISTRICT COURT  
3 SOUTHERN DISTRICT OF NEW YORK

-----X

4 MARK I. SOKOLOW, et al.,

5 PLAINTIFFS,

6 -against- Case No:  
7 04CV397 (GBD) (RLE)

8 THE PALESTINE LIBERATION ORGANIZATION, et  
9 al.,

10 DEFENDANTS.  
11 -----X

12

13 DATE: July 11, 2012

14 TIME: 9:30 A.M.

15

16

DEPOSITION of the Plaintiff,

17

SHAYNA ELLIOTT, taken by the Defendants,

18

pursuant to Notice and to the Federal Rules

19

of Civil Procedure, held at the offices of

20

Morrison & Foerster, 1290 Avenue of the

21

Americas, New York, New York 10104, before

22

Robert X. Shaw, CSR, a Notary Public of the

23

State of New York.

24

25

1 Shayna Elliott

2 anything like that?

3 A. I don't think so.

4 Q. All right. I understand that  
5 you actually don't remember when you were  
6 shot; is that right?

7                   A.            Correct.

8 Q. Is it fair to say that you  
9 can't identify the person that shot you?

10 A. Correct.

11                   Q.        Okay. I understand that you  
12        were shot in the chest?

13 A. Correct.

14 Q. Can you describe what treatment  
15 you received after you were shot?

16 A. Well, um --

17 MR. SOLOMON: Off the record.

18 It's a very broad question.

19 So, just --

20 Brian, I want to be off the  
21 record for this.

22 MR. HILL: No. Counselor, if  
23 you're going to coach the witness, I  
24 want it on the transcript. If you  
25 want to take her out and take a

1 Shayna Elliott

2 Q. Okay. So, is the answer No,  
3 you do not --

4 A. No.

5 Q. -- you do not know of any  
6 evidence that the Arab Bank funded the  
7 attack in which you were injured?

8                   A.        I have not looked anything up,  
9       no.

10 Q. You're not aware if there is  
11 any such evidence?

12 A. I just said No three times.

13 MR. SOLOMON: Brian, asked and  
14 answered at this point.

15 Q. How about the PLO? Are you  
16 aware of any evidence that the PLO had  
17 anything to do with the attack in which you  
18 were injured?

19 A. The same applies.

20 Q. "The same applies" is not an  
21 answer, though. Are you aware of any  
22 evidence that the PLO had anything to do  
23 with your injuries?

24                   A.        I have hired attorneys to look  
25        those things up for me.

1 Shayna Elliott

2 Q. Sitting here today, you do not  
3 know of any evidence --

4 A. No.

5 Q. -- that the PLO had anything to  
6 do with your attack?

7 A. No.

8 Q. You're agreeing with me, you  
9 don't know of any such evidence?

10 MR. SOLOMON: Objection.

11                   A.        I do not know of any such  
12                   evidence.

13 Q. Are you aware of any evidence  
14 that the Palestinian Authority had anything  
15 to do with the attack in which you were  
16 injured?

17 A. No.

18 Q. While we were on our break, did  
19 you talk to anyone?

20 A. Yes.

21 Q. Who did you talk to?

## 22 A. My sister.

23 Q. What did you talk about?

## 24 A. Our kids.

25 Q. Did you talk about this case?